COMMONWEALTH OF MASSACHUSETTS

DEPARTMENT OF TELECOMMUNICATIONS AND ENERGY

D.T.E. 03-60

REQUEST: Joint Parties Information Requests to AT&T Communications of New

England, Inc.

DATE: December 24, 2003

JOINT PARTIES-ATT-8:

If you are a CLEC offering circuit-switched local exchange service in Massachusetts, for each month or quarter over the most recent 12-month period for which data is available, please provide the following for each Verizon wire center in which you offer service (if the data is available), for each CLEC switch through which you offer service (identifying switches by CLLI code), and on a statewide basis:

- a. The number of newly installed business lines served by unbundled analog voice-grade loops (i.e., excluding service offered via UNE-P or via T1 circuits or DS1 or above circuits);
 - i. Number or percentage of such lines that were migrated from the ILEC's retail service.
 - ii. Number or percentage of such lines that were migrated from a CLEC's retail service.
- b. The number of newly installed business lines served by UNE-P;
 - i. Number or percentage of such lines that were migrated from the ILEC's retail service.
 - ii. Number or percentage of such lines that were migrated from a CLEC's retail service.
- c. The number of newly installed residential lines served by unbundled analog voice-grade loops (i.e., excluding service offered via UNE-P or via T1 circuits or DS1 or above circuits);
 - i. Number or percentage of such lines that were migrated from the ILEC's retail service.
 - ii. Number or percentage of such lines that were migrated from a

CLEC's retail service.

- d. The number of newly installed residential lines served by UNE-P.
 - i. Number or percentage of such lines that were migrated from the ILEC's retail service.
 - ii. Number or percentage of such lines that were migrated from a CLEC's retail service.

For lines migrated from a CLEC's retail service, please separately disaggregate whether those customers were migrated from a UNE-L or UNE-P service delivery mechanism. If you are unable to provide information responsive to all three geographies, please provide responsive information to the extent it is available. Please do not include T-1 circuits or loops served via DS1 or above level facilities in your response.

Respondent: Catherine Montfort

SUPPLEMENTAL RESPONSE:

a & b. Please see AT&T's confidential Attachment JP-ATT-8A for the number of UNE-L and UNE-P business lines that AT&T added in Massachusetts for each month from February, 2002 through November, 2003. (The attachment also indicates the number of disconnects for each of these months.) AT&T does not maintain records enabling it to determine, without a very burdensome special study, from which carrier or carriers these lines were migrated.

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DEPARTMENT OF TELECOMMUNICATIONS AND ENERGY

D.T.E. 03-60

REQUEST: Joint Parties Information Requests to AT&T Communications of New

England, Inc.

DATE: December 24, 2003

JOINT PARTIES-ATT-15:

Please explain whether you currently use an electronic automated (i.e., not requiring any manual intervention prior to completion of task)

method to interface with Verizon to send or receive each of the

following: a) pre-order inquiries; b) orders (including placing the order, firm order confirmations, jeopardy notices, etc); c) provisioning

(including the exchange of information for changes to 911, local number

portability, and other databases); d) maintenance and repair; e) billing.

Respondent: Keith Snyder, Catherine Montfort

SUPPLEMENTAL RESPONSE:

Please see AT&T's response to Joint Parties-16.

COMMONWEALTH OF MASSACHUSETTS

DEPARTMENT OF TELECOMMUNICATIONS AND ENERGY

D.T.E. 03-60

REQUEST: Joint Parties Information Requests to AT&T Communications of New

England, Inc.

DATE: December 24, 2003

JOINT PARTIES-ATT-16:

Please provide a detailed explanation of the electronic method (e.g. EDI, CORBA, etc.) that you currently use to send to or receive from ILECs and/or CLECs each of the following: a) pre-order inquiries; b) orders (including placing the order, firm order confirmations, jeopardy notices, etc.); c) provisioning (including the exchange of information for changes to 911, local number portability, and other databases); d) maintenance and repair; e) billing.

Respondent: Keith Snyder, Catherine Montfort

SUPPLEMENTAL RESPONSE:

AT&T currently does not have electronic interfaces with other CLECs. It does have such interfaces with Verizon.

c. AT&T Consumer does not support an electronic interface with UNE-P customers for LNP, e911 or LIDB. As part of the UNE-P ordering

interfaces, Verizon is responsible for updating all the appropriate systems.